

---

INTERNATIONAL  
ENCYCLOPAEDIA  
OF **LAWS**

---

GENERAL EDITORS  
**ROGER BLANPAIN**  
**FRANK HENDRICKX**

VOLUME EDITOR  
**PIET Taelman**

**CIVIL PROCEDURE  
MALAYSIA**

By  
**Juriah Abd Jalil**  
**Shahrul Mizan Ismail**

# Civil Procedure Malaysia

By  
Juriah Abd Jalil  
Shahrul Mizan Ismail

This digital offprint was originally published as a monograph in the International  
Encyclopaedia of Laws - Civil Procedure

General Editors: Roger Blanpain & Frank Hendrickx  
Volume Editor: Piet Taelman



*Published by:*

Kluwer Law International  
PO Box 316  
2400 AH Alphen aan den Rijn  
The Netherlands  
E-mail: [sales@kluwerlaw.com](mailto:sales@kluwerlaw.com)  
Website: [www.kluwerlaw.com](http://www.kluwerlaw.com)

*Sold and distributed in North, Central and South America by:*

Aspen Publishers, Inc.  
7201 McKinney Circle  
Frederick, MD 21704  
United States of America  
Email: [customer.service@aspenpublishers.com](mailto:customer.service@aspenpublishers.com)

*Sold and distributed in all other countries by:*

Turpin Distribution Services Ltd.  
Stratton Business Park  
Pegasus Drive, Biggleswade  
Bedfordshire SG18 8TQ  
United Kingdom  
Email: [kluwerlaw@turpin-distribution.com](mailto:kluwerlaw@turpin-distribution.com)

The monograph *Malaysia* is an integral part of *Civil Procedure* in the *International Encyclopaedia of Laws* series.

ISBN 9789065449368

*Civil Procedure* was first published in 1991.

Abd Jalil, Juriah & Mizan Ismail, Shahrul. 'Malaysia'. In *International Encyclopaedia of Laws: Civil Procedure*, edited by Piet Taelman. Alphen aan den Rijn, NL: Kluwer Law International, 2015.

This title is available on [www.kluwerlawonline.com](http://www.kluwerlawonline.com)

© 2015, Kluwer Law International BV, The Netherlands

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without written permission from the publisher.

Permission to use this content must be obtained from the copyright owner. Please apply to: Permissions Department, Wolters Kluwer Legal, 76 Ninth Avenue, 7th Floor, New York, NY 10011-5201, USA. Email: [permissions@kluwerlaw.com](mailto:permissions@kluwerlaw.com)

## The Authors



Associate Professor Dr Juriah Abd Jalil, obtained her LLB degree from IIUM, LLM from University of Wales, Aberystwyth in 1993 and PhD in Broadcasting Law from University of Exeter, England in 2001. She was admitted to the Malaysian Bar in 1990 and has been lecturing at the Kulliyyah of Laws, International Islamic University since 1993. She has taught various subjects ranging from Intellectual Property Law, Law of Evidence, Civil Procedure and Professional Practice. She is currently the Head of Legal Practice Department, Ahmad Ibrahim Kulliyyah of Laws. She has written two books, namely Confidential Information law and Industrial Design law published by Thomson Sweet & Maxwell and has authored various articles published by local and international journals.



Assistant Professor Dr Shahrul Mizan Ismail, obtained his LLB degree from International Islamic University Malaysia in 2003. He was then admitted to the Malaysian Bar in 2004. He furthered his studies and obtained his LLM in International Human Rights Law from The University of Nottingham, United Kingdom in 2007 and PhD from National University of Malaysia in 2013. He has been lecturing at the Ahmad Ibrahim Kulliyyah of Laws, International Islamic University since 2007. He has taught various subjects ranging from Civil Procedure, Criminal Procedure, Professional

Practice and Compulsory Moots. He co-authored a book entitled ‘All You Need to Know about Mooting’ and has written various articles published in local and international journals.

# Table of Contents

The Authors

List of Abbreviations

General Introduction

Chapter 1. General Background

§1. THE POLITICAL SYSTEM OF MALAYSIA

§2. THE LEGAL SYSTEM OF MALAYSIA

Chapter 2. Delimitation of the Subject Matter

§1. DEFINITION OF THE TERM ‘CIVIL PROCEDURE’

- I. Distinction with Other Types of Procedure
- II. Separate Court System and Rules of Procedure

Chapter 3. Sources of Civil Procedural Law

§1. THE CONSTITUTION AND INTERNATIONAL LAW

§2. THE COURT PROCEDURE

§3. GENERALLY ABOUT SOURCES OF PROCEDURAL LAW

§4. GENERAL PRINCIPLES OF THE ADMINISTRATION OF JUSTICE IN CIVIL MATTERS

- I. Characteristic of the Procedure
- II. Adversarial System
- III. CMS in Civil Court

Part I. Judicial Organization

Chapter 1. The Courts and Their Members

§1. COURTS

- I. Structure of the Court System
  - A. Subordinate Courts
  - B. High Courts
  - C. Court of Appeal
  - D. Federal Court of Malaysia
- II. The Administration of Justice

## §2. MEMBERS OF THE JUDICIARY

- I. Competence
  - A. Judges
  - B. Subordinate Court Judges and Magistrates and Other Judicial Officers
- II. Appointment of the Superior Courts Judges and Subordinate Court Judges and Magistrates
- III. End of Functions
- IV. Discipline
- V. Supervision

## Chapter 2. The Bar

### §1. LEGAL REPRESENTATION IN GENERAL

### §2. THE MALAYSIAN BAR

- I. Conditions for Admission
- II. The Rights and Responsibilities of Advocates
- III. Discipline

### §3. LEGAL AID

## Chapter 3. The Bailiffs

## Part II. Jurisdiction

### Chapter 1. Domestic Jurisdiction

#### §1. SUBJECT MATTER JURISDICTION

- I. Factors to Be Taken into Account
- II. Main Claims and Ancillary Claims
- III. Overview of the Jurisdiction of the Different Courts
  - A. Special Courts
  - B. Tribunal

#### §2. TERRITORIAL JURISDICTION

- I. Factors to Be Taken into Account
- II. Main Claims and Ancillary Claims
- III. Overview of the Different Rules

### §3. RESOLUTION OF JURISDICTION CONFLICTS

#### Chapter 2. International Jurisdiction

### §1. RULES APPLICABLE IN THE ABSENCE OF A TREATY

### §2. INTERNATIONAL TREATIES

## Part III. Actions and Claims

#### Chapter 1. Actions

### §1. DEFINITIONS

- I. Actions Prior to the Rules of Court 2012
- II. Actions by Writ of Summons
- III. Actions by Originating Summons
- IV. Actions Specifically Stated under Written Law
- V. Class Actions or Representative Actions

### §2. ADMISSIBILITY

- I. Preliminary Matters to Be Considered before Commencing the Action
- II. Effect of Non-compliance

### §3. VEXATIOUS LITIGATION

#### Chapter 2. Claims and Defences

### §1. DEFINITIONS

- I. Liquidated and Unliquidated Claims
- II. Declaration or Declaratory Relief
- III. Constitutional Claims

### §2. CAUSE OF ACTIONS

- I. Definition and Elements

### II. Amendment of Claims/Cause of Action

### §3. DEFENCES & COUNTER CLAIMS

### §4. JOINDER OF CAUSE OF ACTIONS/CLAIMS

### §5. JOINDER OF PARTIES

#### Chapter 3. Sanctions on Procedural Irregularities



## §1. FORMAL REQUIREMENTS

## §2. TIME LIMITS

### Part IV. Proceedings

#### Chapter 1. Introduction

#### Chapter 2. Stages in Civil Proceedings

#### Chapter 3. Proceedings in First Instance

## §1. ADVERSARY PROCEEDINGS

### I. Ordinary Proceedings

#### A. Introduction of the Claim

1. Registration by the Court
2. Summary Judgment
3. Striking Out of Pleadings
4. Offer to Settle

#### B. Progress of Proceedings

1. Preparatory Measures
2. Written Procedure
3. Determination of the Trial Date
4. Trial

#### C. Judgment

1. Deliberation
2. Different Kinds of Judgments
3. Formal Aspects of the Judgment
4. Delivery of the Judgment
5. Res Judicata
6. Penalty in Case of Non-compliance

## §2. DEFAULT PROCEEDINGS

### I. Judgment in Default of Appearance

### II. Judgment in Default of Pleadings

## §3. EX PARTE PROCEEDINGS

#### Chapter 4. Review Proceedings

## §1. GENERAL PRINCIPLES

## §2. APPEAL

### I. Ordinary Appeal/Appeal from Subordinate Court to High Court

- II. Appeal to the Court of Appeal
- III. Appeal to the Federal Court

## §3. EXTRAORDINARY REVIEWS

## Part V. Incidents

### Chapter 1. Challenge of Judges

### Chapter 2. Intervention

### Chapter 3. Withdrawal and Termination of an Action

#### §1. WITHOUT LEAVE

#### §2. WITH LEAVE OF COURT

### Chapter 4. Postponement of the Main Hearing

### Chapter 5. Substitution of Parties

## Part VI. Legal Costs and Legal Aid

### Chapter 1. Legal Costs

#### §1. STAGE OF THE PROCEEDING WHERE THE COURT DEALS WITH THE COSTS AND THE PROCEDURE TO OBTAIN COSTS

#### §2. COURT'S DISCRETION IN RELATION TO THE COSTS

#### §3. ROLE OF THE REGISTRAR

#### §4. TYPES OF ORDER FOR COSTS

#### §5. ASSESSMENT OF COSTS

### Chapter 2. Legal Aid

## Part VII. Evidence

## Chapter 1. General Principles

### §1. BASIC CONCEPTS

### §2. BURDEN OF PROOF

## Chapter 2. Admissibility of Evidence

## Chapter 3. Administration of Evidence

### §1. TYPES OF EVIDENCE

### §2. DOCUMENTARY EVIDENCE

#### I. Methods of Procuring Documentary Evidence

#### A. Discovery by Disclosure & Inspection of Documents

##### B. Discovery by Interrogatories

##### C. Admissions

##### D. Anton Piller Order

### §3. ORAL EVIDENCE

#### I. Competency to Appear as Witness

#### II. Duty to Appear as Witness

#### III. Right to Refuse to Testify

##### A. Judges and Magistrates

##### B. Communications during Marriage

##### C. Evidence as to Affairs of State

##### D. Official Communications

##### E. Hearing the Witnesses

#### IV. Evidence by Deposition

### §4. EXPERT EVIDENCE

#### I. Court Expert

#### II. Expert of Parties

### §5. AFFIDAVIT

### §6. INSPECTION BY JUDGE

## Part VIII. Particular Proceedings

## Chapter 1. Prerogative Writs

## Chapter 2. Judicial Review

## Chapter 3. Family Law Cases

## Chapter 4. Insolvency Proceedings

## Chapter 5. Probate and Administration of Estate

### §1. DEFINITIONS

### §2. ADMINISTRATION

- I. Priority in Granting Letters of Administration
- II. Procedure

### §3. GRANT OF PROBATE PROBATION

- I. Priorities
- II. Procedure to Apply for Probation

### §4. EFFECTS OF GRANT OF PROBATION PROBATE AND ADMINISTRATION

### §5. LIMITATIONS IMPOSED ON THE GRANT

### §6. REVOCATION AND AMENDMENT OF GRANT

### §7. SOME OF THE ISSUES RELATING TO PROBATION PROBATE AND ADMINISTRATION

- I. Minors
- II. Lunatics

### §8. DISTRIBUTION UNDER THE SMALL ESTATES (DISTRIBUTION) ACT 1955

### §9. OBJECT THE GRANT (PROBATE ACTION)

### §10. CAVEAT

### §11. RECEIVER

### §12. PERSONAL APPLICATION

## Part IX. Seizure for Security and Enforcement of Judgments

## Chapter 1. Seizure for Security

### §1. PROCEEDINGS

## Chapter 2. Enforcement of Judgments

### §1. ENFORCEMENT OF DOMESTIC JUDGMENTS

- I. Proceedings
- II. Judicial Review (See Part VIII on Particular Proceedings)

### §2. RECOGNITION AND ENFORCEMENT OF FOREIGN JUDGMENTS

- I. Rules Applicable in the Absence of a Treaty
- II. International Treaties

## Part X. Arbitration

### Chapter 1. The Legislation

### Chapter 2. Rights That Can Be Subject to Arbitration

### Chapter 3. Arbitration Agreement

### Chapter 4. Arbitration Tribunal

### Chapter 5. Arbitration Procedure

### Chapter 6. Arbitration Award

### Chapter 7. Setting Aside an Award

### Chapter 8. International Arbitration

## Part XI. Mediation

### Chapter 1. Legislation/Definitions

### Chapter 2. Rights That Can Be Subject to Mediation

### Chapter 3. Mediation Agreement

### Chapter 4. Persons/Institutions That Can Act as Mediator

### Chapter 5. Mediation Procedure

### Chapter 6. Settlement Agreement

### Chapter 7. Setting Aside a Settlement Agreement

## Chapter 8. International Mediation

### Selected Bibliography

### Index